## Case 3:13-cv-04059-WHO Document 81 Filed 03/18/15 Page 1 of 3 ROGERS JOSEPH O'DONNELL 1 Patricia A. Meagher (State Bar No. 113219) pmeagher@rjo.com 2 Tyson Arbuthnot (State Bar No. 215225) tarbuthnot@rjo.com 3 311 California Street San Francisco, California 94104 4 Telephone: 415.956.2828 Facsimile: 415.956.6457 5 Attorneys for Defendant and Counterclaimant 6 SPECTRUM SERVICES GROUP, INC. 7 8 UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 AMEC ENVIRONMENTAL AND Civil Action No. 3:13 CV-04059-WHO 11 INFRASTRUCTURE, INC., STIPULATION AND ORDER FURTHER 12 Plaintiff, EXTENDING TIME TO FILE CLAIM 13 VS. 14 SPECTRUM SERVICES GROUP, INC., 15 Defendant. 16 SPECTRUM SERVICES GROUP, INC. 17 Counterclaimant. 18 VS. 19 AMEC ENVIRONMENTAL AND 20 INFRASTRUCTURE, INC. 21 Counterdefendant. 22 23 24 Defendant and Counterclaimant Spectrum Services Groups (SSG), Plaintiff and Counterdefendant AMEC Environmental and Infrastructure, Inc. ("AMEC") and 25 26 Defendant Berkley Regional Insurance Company ("Berkley") hereby stipulate to, and move 27 this Court for issuance of, an order extending the date by which AMEC is to approve SSG's request for equitable adjustment or certified claim ("claim") to AMEC. 28

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1	The basis for the request is as follows: SSG, AMEC, Berkley and SST-	
2	Pullman (a subcontractor to SSG) submitted claims by and among the parties to mediation on	
3	July 7, 2014 before mediator Randy Wulff. The settlement agreement has been executed by	
4	SSG, Berkley and SST-Pullman and is pending before AMEC. SSG has executed a Joint	
5	Prosecution Agreement with AMEC for submission of claims against the National Park	
6	Service; AMEC's execution of the Joint Prosecution Agreement is pending. SSG has	
7	submitted its claim to AMEC. AMEC expects to complete its review and approve it for	
8	presentation to the NPS by March 26, 2015.	
9	As a result, the parties request an extension of the date set forth in the Court's	
10	order dated January 12, 2015, attached hereto as Exhibit A. AMEC's approval of SSG's	
11	claim would be due no later than March 26, 2015.	
12	All other terms of the Order Staying Case dated February 4, 2014 remain	
13	unchanged.	
14		
15	Dated: March 16, 2015	KILPATRICK TOWNSEND & STOCKTON LLP
16	,	
17		By:/s/ Chad Theriot
18		CHAD THERIOT
19		Attorney for Plaintiff and Crossdefendant AMEC ENVIRONMENT & INFRASTRUCTURE, INC
20		
21	Dated: March 16, 2015	ROGERS JOSEPH O'DONNELL
22		
23		By:/s/ Patricia A. Meagher
24		Patricia A. Meagher
25		Attorney for Defendant and Counterclaimant SPECTRUM SERVICES GROUP, INC.
26	//	
27	//	
28		
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Dated: March 16, 2015

SEDGWICK, DETERT, MORAN & ARNOLD LLP

By: /s/ Marilyn Klinger

MARILYN KLINGER

Attorney for Defendant
BERKLEY REGIONAL INSURANCE COMPANY

BERKLEY REGIONAL INSURANCE COMPANY

I attest that concurrence in the filing of this document has been obtained from Chad Theriot for Plaintiff AMEC Environment & Infrastructure, Inc. and Marilyn Klinger for Defendant Berkley Regional Insurance Company.

By: /s/ Patricia A. Meagher
Patricia A. Meagher
Attorney for Defendant and Counterclaimant
SPECTRUM SERVICES GROUP, INC.

## ORDER

AMEC shall approve for sponsorship and presentation all of SSG's good faith claims to the contracting officer no later than March 26, 2015. All other terms of the Order Staying Case dated February 4, 2014 remain unchanged.

SO ORDERED.

Dated: March 18, 2015

The Honorable William H. Orrick
UNITED STATES DISTRICT JUDGE